

LEGISLATIVE NOTES.

The House Not Disposed to Limit Explanations to Two Minutes.

Mr. Pendleton Makes an Ineffectual Effort for an Early Adjournment.

The Bill to Reorganize the State Board of Health Passes the House.

The Knightstown Home Bill Discussed and Ordered Engrossed—The Lone Greenbacker's Chance.

By a unanimous vote the Senate to-day passed a resolution to adjourn sine die on the 25th instant.

Hon. Bellamy S. Sutton, a well-known Shelby County statesman and an ex-member of the House, had a seat on the left of the Speaker yesterday.

The resolution of Mr. Passage, to so amend the rules that members should be limited to two minutes in making explanations of their votes, came up yesterday morning and provoked considerable discussion, several members "explaining" their votes at considerable length, possibly regarding it as their last opportunity to occupy more than two minutes in that way. After voting down several amendments the further consideration of the resolution was indefinitely postponed by a vote of 60 to 26.

Representative Pendleton made an effort yesterday to get an early adjournment by introducing a resolution that the House adjourn on the 24th inst. The resolution was laid on the table, and Mr. Dittmore then moved to adjourn on the 24th, two days earlier. The House rejected a motion to lay Dittmore's motion on the table and then turned round and defeated the resolution. As the adoption of the motion to lie on the table would have worked the same result, the action of the House appears extremely contradictory.

The bill introduced in the interest of commercial travelers, otherwise called "drummers," requiring railroad companies to carry passengers on freight trains and provide accommodations therefor, came up on a third reading in the House yesterday and was defeated by a vote of 62 to 27. The bill was made to include all freight trains, both through and local, and it was argued that it would work a hardship to compel through freight to stop at all stations. The bill will no doubt be made to apply to local freights only and come up again.

Representative Gooding rapped the Republicans' knuckles yesterday when he asserted that, if he were inclined to give an office outside of the Democratic party, he would certainly favor a Greenbacker before he would a Republican. He declared that the Republicans always took everything in sight when they had a majority, but when they had no power to give anything they thought there should be a division of the offices. The truth of this statement was so manifest in the history of the party that none of the Solons on the Republican side entered a denial.

During the discussion on the Knightstown Home bill yesterday afternoon, Mr. Robinson, the lone Greenbacker of the General Assembly, moved to amend the bill so that no two Trustees should belong to the same political party. In response to a question, Mr. Robinson said that the day was not distant when there would be a Greenback Governor of the State, and under the proposed amendment all parties would be represented. Mr. Robinson was unanimous in this sentiment, the supposition being that he had held himself in reserve and decided upon this action. The amendment was adopted.

Mr. Dittmore yesterday called up the Senate bill which provides for the reorganization of the State Board of Health. He said that the bill was designed to remove any entanglements that might arise from a vote, the board being now equally divided in its political complexion. The bill passed by a vote of 32 to 35. Four years ago, when the Board of Health was constituted, an effort was made to have Porter appoint two Democrats, but he refused, and until a few weeks ago, the Board was solidly Republican, Governor Gray at that time appointing two members. The bill is passed to make the board Democratic, and may be regarded as the result of Porter's partisan action four years ago.

The reorganization of the State Board of Health awakens some speculation as to who will get the Secretaryship, and thus become the executive officer of the Board. Drs. Metcalf and Brennan are said to be candidates for the position, and there are others who would not be averse to having Secretary Elder's mantle fall upon their shoulders. There has been considerable pressure from the health officers of the State against the bill, and many of them are said to have written to their representatives asking that they vote against the measure. This action was taken in the interest of Secretary Elder, who is very popular with the local health officers, without regard to party.

At 10:30 o'clock the House took up the Knightstown Home bill under a resolution by Mr. Toner, making it the special order for that hour. A motion to suspend the constitutional rule and pass the bill was lost, the necessary two-thirds not voting in the affirmative. Mr. McMullen moved to amend the bill so that two of the Trustees should be honorably discharged soldiers. Mr. Smith, of Tippecanoe, moved to amend the amendment so that all the Trustees should be honorably discharged soldiers. Mr. Boyd moved a substitute that all be honorably discharged soldiers, and this was adopted after some discussion by a vote of 48 to 41. In explaining the substitute for the reason that he wanted one of the Trustees to be a woman, Mr. Loyd, speaking from his experience as Chairman of the Investigating Committee, said that he did not favor a woman as Trustee. He favored the substitute. Mr. Staley then moved to amend by making a woman one of the Trustees, but it was ruled out. Mr. Adams moved to amend so that the Superintendent should be an honorably discharged soldier, and Mr. Kellison moved to amend the amendment by making a widow of an honorably discharged soldier the Superintendent. The amendment to the amendment and the amendment itself were voted down. Some half-dozen amendments were lying before the Speaker's desk and others were being constantly proposed, when Mr. Patton moved to commit the bill to a committee of three, to consider the amendment and report to-day. This brought out an animated discussion, but the motion was finally defeated. An amendment was then adopted declaring that no two of the Trustees should belong to the

same political party, and as there are three Trustees this will give the Greenbacker a representation on the Board. The bill was then engrossed, and will be considered on third reading at 9 o'clock this morning.

COURT-HOUSE LOCALS.

Special Answers by the Jury in the Pigg Case—George Winslow Acquitted.

John Faehr has given \$5,000 bond as administrator of the estate of Charles Harth, deceased.

The English Avenue Saving and Loan Association has filed articles for record. Stock, \$100,000.

The Criminal Court Jury yesterday acquitted George Winslow, colored, of the charge of larceny.

John Johnson has filed suit against Kingan & Co., limited, and others to enforce mechanic's lien. Demand, \$700.

Casper and Fred Hess were arrested yesterday on Grand Jury warrants, for liquor law violations. They gave bonds.

Herman Rechenberg has been recommended to the Insane Hospital. He was sent there first in August, 1884, and was discharged the 14th of last January.

The Adams Packing Company filed articles for record yesterday. Capital stock, \$70,000. David D. Henry G. and James C. Adams are the directors.

Judge Walker yesterday granted the petition of Charles Mayer and others for the sale of the Parker Block and decree was made, the entry to be made by the clerk.

C. Maus yesterday took out a permit for the erection of another addition to the brewery, to cost \$10,000. J. N. Steely will put up a frame on Bellefontaine street at a cost of \$1,100.

Judge Howe yesterday refused a new trial to defendant in the suit of Nettie Young vs. the Continental Life Insurance Company, and gave judgment on the verdict for plaintiff for \$1,072.

Henry T. Poinmy was tried yesterday before Judge Norton for failure to register as a physician, and was fined \$5 and costs. He was then released, and he at once registered in the Clerk's office as a practicing physician.

In the case of A. J. Roberts vs. Henry Martin, Judge Walker yesterday rendered judgment for \$15, and in the case of Roberts vs. Christian Wampner, judgment was rendered for defendant. These were the suits for services rendered by plaintiff's wife and son as smallpox nurses.

In the mandamus suit of L. E. Reinhold vs. John A. Lang, Superintendent of Police, answer was filed by defendant yesterday, showing that the warrant was served which he had sworn out, and that two of the parties had been taken before the Mayor, but that the third party was seriously ill and could not be taken to court. Plaintiff expects to file a reply this morning.

In the suit of Francis W. Pigg vs. Sarah Catherine Pigg et al., the jury yesterday returned answers to interrogatories propounded by the Court. The decision of the Court will be made on the questions of law involved based upon the finding of the facts by the jury. In their answers they find that plaintiff intended to vest the title and ownership to the real estate to Sarah Pigg to avoid litigation, and that she was given possession of the property; also that plaintiff voluntarily permitted her to retain possession thereof.

BASE BALL INFORMATION.

The Indianapolis Club to Leave for the South To-day—Probability That Lucas Will Be Frozen Out All Around.

All of the players have arrived and the Indianapolis Club will leave on its Southern tour this afternoon at 3:30 o'clock. Games will be played in the following cities: Augusta, March 23 and 24; Atlanta, 25, 26 and 27; Nashville, 30 and 31; Chattanooga, April 1, 2 and 3; Louisville, 4 and 5. The club will then return home and meet the Louisville April 6, 7 and 8 on the Seventh street grounds. Exhibition games will then be played with Cincinnati, Allegheny, Detroit and several other league clubs.

Lovers of the game were somewhat startled yesterday by the statement in the newspapers that the Lucas crowd were attempting to force themselves into the Western League, and many of them feared that they would be successful, but they may rest easy on that score, for the millionaire and his aggregation of contract-jumpers will never be made parties to the agreement. Dark clouds are rolling up and begins to look as if lightning would strike Mr. Lucas, for there are rumors afloat that within the next few days a special meeting of the National League will be held for the purpose of voting him out of that organization. This step, so the story goes, is taken all on account of that little telegram which Mr. Lucas sent to President McKinley asking for admission to the Western League with his army of black-listed players. The indications are now that Lucas will be frozen out all around, and that St. Louis will have but one base ball nine this summer, namely, the American Association club.

Local Courts.

SUPERIOR COURT.
Room No. 1—Hon. N. B. Taylor, Judge.
John O'Brien vs. Franklin W. Coffin et al. Note. Judgment for \$568.25.

Mary A. Gilmore vs. James I. Lighthall. Account. On trial by jury.

Isaac L. Frankem vs. Theodore Pfafflin & Co. Account. On trial by Court.

Room 2—Hon. D. W. Howe, Judge.
Francis W. Pigg vs. Sarah Catherine Pigg et al. To set aside deed and quiet title. His or her conviction and sentence.

Indianapolis Water Company vs. Enos Hege et al. Account. Dismissed.

Nettie Young vs. the Continental Life Insurance Company. Judgment for \$1,072.

Room 3—Hon. Lewis C. Walker, Judge.
Chas. M. Livingston vs. Crittenden A. Cox. Suit of account. Judgment for \$338.10.

Andrew J. Roberts vs. Henry Martin. Suit on account. Judgment for \$15.

Andrew J. Roberts vs. Christian Wampner. Suit on account. Judgment for defendant.

J. L. Adams et al. vs. Jacob Voegtli. Suit on note. Judgment for \$329.80.

August Ennicking et al. vs. C. F. Smith. Suit on account. Judgment for \$325.11.

Rachel A. Birt vs. Aaron S. Hale. Suit to recover real estate. Finding for plaintiff.

Emily J. Power vs. Wm. C. Langdon et al. Suit on notes and judgment. Finding for defendant.

Alfred Harrison vs. John C. S. Harrison et al. Petition for sale of property granted.

RAILWAY NEWS.

Annual Meeting of the Pan-Hamilton Union Railway Directors' Conference—Information Concerning the I. D. and S.

Emigrant travel is beginning to pick up, and by the 1st of April land agents are of the opinion that it will be booming.

The demand for "empties" increases as the season advances. The side tracks look lonesome, for cars are no longer standing idle on any of the Indianapolis roads.

A circular has just been received from James F. Aylor, General Agent of the Union Pacific at St. Louis, announcing that the Union Pacific will from date make greatly reduced rates to Pacific coast points.

The new tariffs naming the rates will be issued in a few days. Merchants, however, can procure the new rates at once by applying to the above named gentleman.

The work of improvement on the Terre Haute and Southern progress rapidly under the direction of President Mackey. As soon as the mild spring weather comes the road bed will be re-ballasted and strengthened in many places, and a considerable amount of new rail laid. Baggage checks have been received and will be used hereafter instead of chalk marks, which have been the only designation of baggage heretofore.

Engine No. 175, one of the largest in operation on the Vandalla, left Terre Haute for the north on the Logansport division, Tuesday, with the largest train that has ever been taken out of that city. The train consisted of twenty-three heavily loaded cars and a caboose. This engine has just been turned out of the shops, having been equipped with an extension front. The Logan is in splendid condition, and with a growing freight business it is found necessary to haul longer trains, and larger engines will be brought into service.

The meeting of the Chicago, St. Louis and Pittsburg (Pan Handle) was called to order yesterday by First Vice President J. N. McCullough, while S. B. Liggett acted as Secretary.

The annual report for the year 1884 was submitted, making the following showing: Gross earnings, \$1,391,840.41; expenses, \$3,022,212.47; net earnings, \$709,627.94; and receipts from other sources, \$80,045.18; total revenue, \$789,673.05; for interest on bonds, \$880,872.52; interest on car trust, \$149,943.93; total charges, \$1,030,816.45, showing a net loss of \$241,143.40. The report stated that \$1,513,335.52 had been expended during the year in improvements. The stockholders then proceeded to re-elect A. L. Dennis, of New York, and R. B. Roberts, of Chicago, the directors whose terms expired yesterday.

Vice President McCullough, of the Pennsylvania; President Devereux, of Bee Line; President Ingalls, of Big Four; General Manager Henderson, of I. B. and W.; President McKee, of Vandalla, and many other prominent railroad officials, answered to the call for a meeting of the Directors of the Union Railway Company yesterday. The meeting was called for the purpose of deciding upon a site for the new depot, and to arrange all the details for the building of the same. The directors remained in secret session all afternoon. The meeting appointed a Committee of Ways and Means, consisting of Presidents Ingalls, Mallott and McKee, to investigate the cost of property and purchase the same, and to take steps in all preliminary matters connected with the new Union Depot. They were also directed to call another meeting at such time as they saw proper.

H. B. Hammond, President, and also Receiver of the I. D. and S., says that the bondholders are not now contemplating an extension of that road to St. Louis, but what the future will develop he can not say. It has been reported that the owners intended to build a line to Rochester, where they would connect with the Chicago and Alton for Kansas City. It is claimed without reason that the Peoria, Decatur and Evansville will attempt to purchase the I. D. and S.

It is reported that President Ingalls, of the C. I. St. L. and O. Road, has been invited to assist the second mortgage bondholders in reorganizing the road. All of the equipments of the road now in the hands of the I. D. and S. will be turned over to the I. D. and S. within thirty days. The I. D. and S. has begun the construction of switching yards west of the city, and until they are finished will use the I. D. and S. facilities. The I. D. and S. shops will be used by the I. D. and S. until different arrangements are made.

IMPORTANT TO CONVICTS.

Attorney General Hord Holds That Where There Are Two Sentences of Imprisonment They Run Concurrently.

MARCH 8, 1885.
Miss Anna Dunlop, Superintendent of Indiana Reformatory Institution for Women and Girls:

You inform me that Katie Carroll was, on the 9th day of March, convicted and sentenced by the Putnam Circuit Court to imprisonment for a term of two years in the penal department of the State Reformatory for the crime of grand larceny, and on the same day, and by the same court, she was convicted of the crime of burglary, and sentenced to imprisonment in said department for the term of two years, and you submit the inquiry: "Does the term of imprisonment on the second charge commence after the termination of the imprisonment on the first, or does the imprisonment commence and run on both at the same time?"

There is no statute in this State providing that one term of imprisonment shall commence at the expiration of another. The statute provides that the term of service and imprisonment shall commence on the day of his or her conviction and sentence.

(R. S. 1881, Sec. 6,134.) Kennedy vs. Howard, 74 Ind., 87, 89.) The result is that where there are several convictions and several terms of imprisonment adjudged, the terms run concurrently. (Miller vs. Allen, 11 Ind., 339; Kennedy vs. Howard, 74 Ind., 87, 89.)

State, 36 Ind., 406, 410; Prince vs. State, 44 Texas, 489; James vs. Ward, 2 Met., Ky., 271; People vs. Whitson, 74 Ill., 20, 22.)

The convict to whom you refer having been sentenced to imprisonment in both cases, on the same day, for the term of two years in each case, the terms of imprisonment under both judgments will run together and expire at the same time. Respectfully,

FRANCIS T. HORD,
Attorney General of Indiana.

Real Estate Transfers.

The following deeds were recorded Tuesday, March 17, as reported by Steeg & Bernheimer, abstract compilers, 12 and 13 Thorpe Block. Telephone, 1,043:

Samuel Griswold and wife to George Redmond and wife, warranty deed to part of east half of west half of west half of northeast quarter and west half of east half of west half of northeast quarter of section 14, Township 15, North of Range 2 east—containing 29 acres—\$2,700 00

Mary J. Griffith and husband to Jacob D. A. Hoes, warranty deed to lot 64 in William Young's subdivision of outlet 181 in the city of Indianapolis—2,000 00

Love, receiver's deed to lot 1 in Sullivan's subdivision of lot 10 in A. E. Fletcher's first addition to the city of Indianapolis—200 00

Margaret Riner and husband to Thomas J. Owen, warranty deed to part of lot 1 in Dorney's subdivision of lots 72 and 73 in E. T. Fletcher's subdivision of E. T. & S. K. Fletcher's addition to the city of Indianapolis—525 00

William Rowe and wife to William McCool, quit claim deed to lot 27 and part of lot 26 in Parker, Harway & Harway's subdivision of their second Oak Hill addition to the city of Indianapolis—25 00

Conveyances, 5; consideration—\$5,450 00

TRANSFERS FOR WEDNESDAY, MARCH 18.

John J. Carriger, and wife to Jacob J. Hudson, warranty deed to part of lot 1 in Bennett & Isabella Bryan's subdivision and addition to the city of Indianapolis—2,300 00

Andrew Dickson and wife to Ferdinand Christman and wife, warranty deed to lot 1 in Dorney's subdivision of lots 72 and 73 in E. T. Fletcher's subdivision of E. T. & S. K. Fletcher's addition to the city of Indianapolis—500 00

Nicholas McCarty et al. to John Hahn, warranty deed to lot 64 in William Young's subdivision of outlet 181 in the city of Indianapolis—930 00

Nicholas McCarty et al. to William Conover, warranty deed to lots 72 and 73 in McCarty's third west side addition to the city of Indianapolis—500 00

Conveyances, 4; consideration—\$3,931 00

The National Benefit Association of Indianapolis, a substantial and honorable institution, will afford protection and indemnity against accident or furnish policies of life insurance for less cost than the ordinary life insurance stock company does. It has paid benefits in three years amounting to over \$83,000.

DIED.

CRAFT—Wednesday, March 18, William T. son of W. A. Mendenhall, meeting in Masonic Temple this (Thursday) evening, at 7:30 o'clock. Work in Third Degree. Visitors will receive a cordial welcome.

MARTIN L. RICE, W. M. WILLIAM H. SMYTHE, Secretary.

C. E. KREGG & WHITSETT, Funeral Directors and Embalmers, No. 77 North Delaware street.

Telephone connection to office and residences. Carriages for Weddings and Parties.

ASH BITTERS

PRICKLY ASH BITTERS

CURES DYSPEPSIA, General Debility, Jaundice, Habitual Constipation, Liver Complaint, Sick Headache, Disordered Kidneys, Etc., Etc.

It contains only the Purest Drugs, among which may be mentioned PRICKLY ASH BITTERS, and BARK, and is the best medicine for the system, and cleanses the system thoroughly, and is unequalled.

It is not an intoxicating beverage, nor can it be used as such, by reason of its medicinal properties.

PRICKLY ASH BITTERS CO., Sole Proprietors, ST. LOUIS AND KANSAS CITY.

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AMUSEMENTS.

Dickson's Grand Opera-House

THIS MORNING AT 9 O'CLOCK, OPENING OF THE SALE OF BEAT.

EMMA

ABBOTT

Grand English Opera Co.

Monday, March 22—"TRAVIATA."
Tuesday—"MISER."
Wednesday Matinee—"HEART AND HAND."
Wednesday Night—"SEMI-RAAMIS."

ENGLISH OPERA HOUSE
THE LARGEST AND MOST POPULAR THEATRE IN INDIANA
WILLIAMS, ENGLISH, PROPR. & MGR.

TO-NIGHT!

Only Appearance of the Harper's Weekly Cartoonist.

THOS. NAST.

Who will give his new Lecture, illustrating it by drawing a variety of pictures. Mr. Nast will be assisted by the celebrated English monologue actor, Mr. Walter Felham.

The sale of seats now proceeding at the box office. Reserved seats, Orchestra and Orchestra Circle, 75c. Admission to Family Circle (up stairs), 50c; Gallery, 35c.